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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/986,425	11/08/2001	Shunpei Yamazaki	12732-081001	5239
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FISH & RICHARDSON P.C. 1425 K STREET, N.W.			SANTIAGO, MARICELI	
11TH FLOOR			ART UNIT	PAPER NUMBER
WASHINGTO	ON, DC 20005-3500		2879	
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Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)
	09/986,425	YAMAZAKI, SHUNPEI
Office Action Summary	Examiner	Art Unit
	Mariceli Santiago	2879
The MAILING DATE of this communication of the Period for Reply	cation appears on the cover sheet wit	h the correspondence address
A SHORTENED STATUTORY PERIOD FO THE MAILING DATE OF THIS COMMUNIC - Extensions of time may be available under the provisions of after SIX (6) MONTHS from the mailing date of this communication of the period for reply specified above is less than thirty (30) - If NO period for reply is specified above, the maximum state - Failure to reply within the set or extended period for reply and the complete of the com	CATION. of 37 CFR 1.136(a). In no event, however, may a reunication. of days, a reply within the statutory minimum of thirty tutory period will apply and will expire SIX (6) MONI will, by statute, cause the application to become AB.	ply be timely filed (30) days will be considered timely. (HS from the mailing date of this communication. ANDONED (35 U.S.C. § 133).
1) Responsive to communication(s) filed	d on 15 October 2003.	
<u> </u>	D) This action is non-final.	
3) Since this application is in condition f closed in accordance with the practic	or allowance except for formal matte	
Disposition of Claims		
4) Claim(s) 1-23 is/are pending in the ap 4a) Of the above claim(s) is/are 5) Claim(s) is/are allowed. 6) Claim(s) 1-23 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restrict	e withdrawn from consideration.	
Application Papers	and and of orosino in oquito in one	
9) The specification is objected to by the		
10) \boxtimes The drawing(s) filed on 899 is/are:	a) ✓ accepted or b) objected to b	by the Examiner.
Applicant may not request that any object	- 1	• •
Replacement drawing sheet(s) including		
11) The oath or declaration is objected to	by the Examiner. Note the attached	Office Action of form P1O-152.
Priority under 35 U.S.C. §§ 119 and 120	for foreign priority under 25 LLS C S	110(a) (d) or (f)
12) Acknowledgment is made of a claim a) All b) Some * c) None of: 1. Certified copies of the priority of the certified copies of the priority of the certified copies of the certified copies of application from the Internation * See the attached detailed Office action 13) Acknowledgment is made of a claim for since a specific reference was included 37 CFR 1.78. a) The translation of the foreign language of the certified copies of the certified copies of a claim for the certified copies of the priority of the certified copies of the certified	documents have been received. documents have been received in Aport the priority documents have been nal Bureau (PCT Rule 17.2(a)). In for a list of the certified copies not per domestic priority under 35 U.S.C. of in the first sentence of the specifical guage provisional application has been domestic priority under 35 U.S.C.	oplication No received in this National Stage received. § 119(e) (to a provisional application) ation or in an Application Data Sheet. een received. §§ 120 and/or 121 since a specific
Attachment(s)		
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PT 3) Information Disclosure Statement(s) (PTO-1449) Pa	ΓO-948) 5) ☐ Notice of In	ummary (PTO-413) Paper No(s) formal Patent Application (PTO-152) .

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DETAILED ACTION

Response to Amendment

The Amendment, filed on October 15, 2003, has been entered and acknowledged by the Examiner.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1, 3-4, 6-7, 9-10, 12-13, 15-16, 18-20 and 22-23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Yanazaki (US 5,952,708) in view of Codama et al. (US 6,037,712).

Regarding claims 1, 3-4, 6-7, 9-10, 12, 20, 22 and 23, Yamazaki discloses a device comprising a first insulating layer (102) comprising silicon oxide (Column 2, lines 17-19), a second insulating layer (114) comprising silicon nitride oxide (Column 3, lines 55-60) and located over said first insulating layer (102), a thin film transistor formed between said first insulating layer (102) and said second insulating layer (114), said thin film transistor having a semiconductor layer (103) comprising silicon (Column 2, lines 20-23), a gate insulating film (104), and a gate electrode (105), a third insulating layer (116) comprising silicon nitride (Column 4, lines 19-22) located over said second insulating layer and a organic resin layer provided between the second insulating layer and the third insulating layer. While Yamazaki further discloses the use of the device assembly in EL type displays to provide adequate driving elements, it is silent in regards to the configuration of the EL element.

1. http://dictionary.reference.com, cover v.

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However, in the same field of endeavor, Codama discloses an organic EL element comprising a light emitting element comprising an anode (2), an organic compound layer (6), and a cathode (7), partition layers (4, 5) comprising an insulating material (Column 5, lines 1-10), and an insulating layer (9) comprising carbon (Column 11, lines 19-28) and located over the EL element. Furthermore, Codama discloses the light-emitting element being formed between the partition layers, and wherein the organic compound layer and the cathode do not contact the partition layers (Fig. 1B). Codama also discloses the partition layers (4, 5) having a shape in which an upper portion (5) protrudes in a direction parallel to a substrate and spaced apart from the cathode (7) and the organic compound (6) of the light emitting elements, and wherein a distance between opposed edges of the adjacent partition layers at a top of the adjacent partition layers is smaller than a distance between opposed edges of the adjacent partition layers at a bottom portion of the adjacent partition layers (see Fig. 1B), and wherein at least an edge of the anode is covered with at least one of the first partition layer and said second partition layer (partition layers 4 and 5 cover at least an edge of the anode through layer 3, see Figs. 3A-3J), the disclosed arrangement exemplifies a well known in the art EL element structure. Thus, it would have been obvious at the time the invention was made to a person having ordinary skills in the art to incorporate the EL element disclosed by Codama in the device of Yamazaki since Yamazaki teaches the general suitability of its device for EL elements to provide adequate driving elements to EL display devices.

In regards to the limitations of the first insulating layer comprising silicon nitride or silicon oxynitride and the cathode comprising an alkali metal, the Examiner notes that within the general skill of a worker in the art the selection of a known material on the basis of its suitability for as intended is recognized as a matter of obvious design choice. *In re Leshin*, 125 USPQ 416. Thus, it would have been obvious to one having ordinary skills in the art at the time the

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invention was made to have the provide the insulating material comprising silicon nitride or silicon oxynitride and a cathode material comprising an alkali metal, since the selection of known materials for a known purpose is within the skill of the art.

Regarding claims 13 and 15, Yamazaki discloses a device comprising a substrate (201), a gate electrode (203) located over the substrate (201), a first insulating layer (204) comprising silicon oxide (Column 6, lines 15-19) and located over the gate electrode, a semiconductor film (206) located over the first insulating film (204), a second insulating layer (211) comprising silicon oxynitride (Column 6, lines 64-67) and located over said semiconductor film (206), a third insulating layer (215) located over said second insulating layer and a organic resin layer provided between the second insulating layer and the third insulating layer. While Yamazaki further discloses the use of the device assembly in EL type displays to provide adequate driving elements, it is silent in regards to the configuration of the EL element.

However, in the same field of endeavor, Codama discloses an organic EL element comprising a light emitting element comprising an anode (2), an organic compound layer (6), and a cathode (7), partition layers (4, 5) comprising an insulating material (Column 5, lines 1-10), and an insulating layer (9) comprising carbon (Column 11, lines 19-28) and located over the EL element, and wherein the light emitting element is formed between the partition layers (Fig. 1B), and wherein at least an edge of the anode is covered with at least one of the first partition layer and said second partition layer (partition layers 4 and 5 cover at least an edge of the anode through layer 3, see Figs. 3A-3J), the disclosed arrangement exemplifies a well-known in the art EL element structure. Thus, it would have been obvious at the time the invention was made to a person having ordinary skills in the art to incorporate the EL element disclosed by Codama in the device of Yamazaki since Yamazaki teaches the general suitability of its device for EL elements to provide adequate driving elements to EL display devices.

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In regards to the limitations of the first and third insulating layers comprising silicon nitride or silicon oxynitride and the cathode comprising an alkali metal, the Examiner notes that within the general skill of a worker in the art the selection of a known material on the basis of its suitability for as intended is recognized as a matter of obvious design choice. *In re Leshin*, 125 USPQ 416. Thus, it would have been obvious to one having ordinary skills in the art at the time the invention was made to have the provide the insulating material comprising silicon nitride or silicon oxynitride and a cathode material comprising an alkali metal, since the selection of known materials for a known purpose is within the skill of the art.

Regarding claims 16, 18 and 19, Yamazaki discloses a device comprising a substrate, a first insulating layer (102) comprising silicon oxide (Column 2, lines 17-19) over the substrate, thin film transistors formed on the first insulating layer, a second insulating layer (114) comprising silicon nitride oxide (Column 3, lines 55-60) and located over the thin film transistors and a third insulating layer (116) comprising silicon nitride (Column 4, lines 19-22) located over said second insulating layer and a organic resin layer provided between the second insulating layer and the third insulating layer. While Yamazaki further discloses the use of the device assembly in EL type displays to provide adequate driving elements, it is silent in regards to the configuration of the EL element.

However, in the same field of endeavor, Codama discloses an organic EL elements arranged in a matrix, and each El element comprising a light emitting element comprising an anode (2), an organic compound layer (6), and a cathode (7), partition layers (4, 5) comprising an insulating material (Column 5, lines 1-10), and an insulating layer (9) comprising carbon (Column 11, lines 19-28) and located over the EL element, wherein the light emitting elements arranged in a same row or a same column of the matrix are disposed between and along adjacent ones of the partition layers and wherein the partition layers are spaced apart from the

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cathode and the organic compound of the light emitting elements (Fig. 1B), and wherein at least an edge of the anode is covered with at least one of the first partition layer and said second partition layer (partition layers **4** and **5** cover at least an edge of the anode through layer **3**, see Figs. 3A-3J), the disclosed arrangement exemplifies a well-known in the art EL element structure. Thus, it would have been obvious at the time the invention was made to a person having ordinary skills in the art to incorporate the EL element disclosed by Codama in the device of Yamazaki since Yamazaki teaches the general suitability of its device for EL elements to provide adequate driving elements to EL display devices.

In regards to the limitations of the first insulating layer comprising silicon nitride or silicon oxynitride and the cathode comprising an alkali metal, the Examiner notes that within the general skill of a worker in the art the selection of a known material on the basis of its suitability for as intended is recognized as a matter of obvious design choice. *In re Leshin*, 125 USPQ 416. Thus, it would have been obvious to one having ordinary skills in the art at the time the invention was made to have the provide the insulating material comprising silicon nitride or silicon oxynitride and a cathode material comprising an alkali metal, since the selection of known materials for a known purpose is within the skill of the art.

Claims 2, 5, 8, 11, 14, 17 and 21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Yanazaki (US 5,952,708) in view of Codama et al. (US 6,037,712), and further in view of Jones et al. (US 6,069,443).

Regarding claims 2, 5, 8, 11, 14, 17 and 21, Yanazaki-Codama discloses the claimed invention except for the limitation of the fourth insulating layer comprising diamond-like carbon. In the same field of endeavor, Jones discloses an organic EL element having a protective layer (192, i.e., fourth insulating layer) comprising diamond-like carbon. The Examiner notes that

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within the general skill of a worker in the art the selection of a known material on the basis of its suitability for as intended is recognized as a matter of obvious design choice. *In re Leshin*, 125 USPQ 416. Thus, it would have been obvious to one having ordinary skills in the art at the time the invention was made to have the provide the insulating material diamond-like carbon, since the selection of known materials for a known purpose is within the skill of the art.

Response to Arguments

Applicant's arguments filed October 15, 2003 have been fully considered but they are not persuasive.

In response to applicant's arguments that the Prior art of record fails to disclose of suggest the limitation of at least an edge of the anode is covered with at least one of the first partition layer and said second partition layer as set forth in the independent claims, the Examiner respectfully disagree, Codama discloses an organic EL device further comprising partition layer 4 and 5, and at least an edge of the anode (2) is covered with at least one of the first partition layer and said second partition layer, it is the Examiner's position that the partition layers 4 and 5 cover at least an edge of the anode 2 through insulating layer 3, (the term cover¹ being defined as to place something upon or over, so as to protect or conceal), see Figs. 3A-3J.

Accordingly, for the reasons stated above the rejections of claims 1-23 are deemed proper.

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

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A shortened statutory period for reply to this final action is set to expire THREE

MONTHS from the mailing date of this action. In the event a first reply is filed within TWO

MONTHS of the mailing date of this final action and the advisory action is not mailed until after

the end of the THREE-MONTH shortened statutory period, then the shortened statutory period

will expire on the date the advisory action is mailed, and any extension fee pursuant to 37

CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event,

however, will the statutory period for reply expire later than SIX MONTHS from the date of this

final action.

Contact Information

Any inquiry concerning this communication or earlier communications from the examiner

should be directed to Mariceli Santiago whose telephone number is (571) 272-2464. The

examiner can normally be reached on Monday-Friday from 9:30 AM to 6:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Nimesh Patel, can be reached on (571) 272-2457. The fax phone number for the

organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding

should be directed to the receptionist whose telephone number is (703) 308-0956.

Mstzo 1/10/04 Mariceli Santiago Patent Examiner

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NIMESHKUMAR D. PATEL SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2800